

Attorney's Docket No.: 13325-002001

Client's Ref. No.:

COMBINED DECLARATION AND POWER OF ATTORKEY RECEIVED

| V/2 T | t delow hather inventor, I he | ereby declare that | FEB 28 2003 |
|---|---|--|---|
| - | | ss and citizenship are as stated below n | next to my name. |
| joint inventor | (it plural names are listed to invention entitled EVALU. | and sole inventor (if only one name is below) of the subject matter which is cl ATING AN ORGANIZATION'S LEV | laimed and for which a patent is |
| [] [X] | is attached hereto. was filed on February 22, | . 2002 as Application Serial No. 10/08 | 80,846 and was amended on |
| D | was described and claimed | d in PCT International Application No. is amended under PCT Article 19 on _ | filed on |
| | | ed and understand the contents of the a amendment referred to above. | above-identified specification, |
| | cnowledge the duty to discle e of Federal Regulations, § | ose all information I know to be materi 1.56. | al to patentability in accordance with |
| | reby claim the benefit under) listed below: | : Title 35, United States Code, §119(¢) | (1) of any United States provisional |
| | U.S. Serial No. | Filing Date | Status |
| | CIDI DALIDI 114. | | |
| 60/30 | 07,482 | July 24, 2001 | Pending |
| I her listed below a United States acknowledge of Federal Re | or,482 reby claim the benefit under and, insofar as the subject m application in the manner p the duty to disclose all info | July 24, 2001 Title 35, United States Code, §120 of natter of each of the claims of this appliprovided by the first paragraph of Title numation I know to be material to patentoccame available between the filing date | Pending any United States application(s) ication is not disclosed in the prior 35, United States Code, §112, I tability as defined in Title 37, Code |
| I her listed below a United States acknowledge of Federal Re | or,482 reby claim the benefit under and, insofar as the subject manner paper and the manner paths duty to disclose all infogulations, §1.56(a) which b | July 24, 2001 Title 35, United States Code, §120 of natter of each of the claims of this appliprovided by the first paragraph of Title numation I know to be material to patentoccame available between the filing date | Pending any United States application(s) ication is not disclosed in the prior 35, United States Code, §112, I tability as defined in Title 37, Code |
| I her listed below a United States acknowledge of Federal Re national or Positional Occupancy other United States | reby claim the benefit under and, insofar as the subject mapplication in the manner papplications, §1.56(a) which be gulations, §1.56(a) which be the transitional filing date. U.S. Serial No. The patent or inventor's celebrate or any ates of America filed by me of which priority is claimed. | July 24, 2001 Title 35, United States Code, §120 of natter of each of the claims of this application I know to be material to patent occame available between the filing date of this application: Filing Date Penefits under Title 35, United States Conficate or of any PCT international apparents listed below and have also idents on the same subject matter having a file. | Pending Tany United States application(s) ication is not disclosed in the prior 35, United States Code, §112, I tability as defined in Title 37, Code te of the prior application and the Status Code, §119 of any foreign uplication(s) designating at least one thified below any foreign application that the state of |



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I hereby appoint the following attorneys and/or agents to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith:

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FEB 28 2003

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PETITIONS OFFICE

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patents issued thereon.

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Combined Declaration and Power of Attorney Page 3 of 3 Pages

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